## Before the Administrative Hearing Commission State of Missouri



MISSOURI BOARD OF COSMETOLOGY AND BARBER EXAMINERS,	)	
Petitioner,	)	
vs.	)	No. 12-2180 CB
ANTOINE DIXON,	)	
Respondent.	)	

## **DEFAULT DECISION**

On December 10, 2012, Petitioner filed a properly pled complaint seeking to discipline Respondent. Respondent was served with a copy of the complaint and our notice of complaint/notice of hearing by certified mail by December 18, 2012.<sup>1</sup>

More than thirty days have elapsed since Respondent was served. Respondent has not filed an answer or otherwise responded to the complaint. On June 5, 2013, Petitioner filed a motion to enter a default decision. We gave Respondent until June 20, 2013, to respond, but he did not respond.

In accordance with § 621.100.2,<sup>2</sup> we enter a default decision against Respondent establishing that Petitioner is entitled to the relief requested in the complaint. This default decision shall become final and may not be set aside unless a motion is filed with this Commission within thirty days of the date of this order establishing good cause for not responding to the complaint and stating facts constituting a meritorious defense.

SO ORDERED on June 25, 2013.

\s\Sreenivasa Rao Dandamudi
SREENIVASA RAO DANDAMUDI
Commissioner

<sup>&</sup>lt;sup>1</sup> There is no date of delivery on the certified receipt, but it was filed with us on December 18, 2012.

<sup>&</sup>lt;sup>2</sup>RSMo Supp. 2012.